.

BILLL

INTITULED

An Act to confirm a Provisional Order under the Private A.D. 1990.

Legislation Procedure (Scotland) Act 1899 relating to the Port and Harbours of Greenock.

WHEREAS If Majesty's Secretary for Scotland has after inquiry held before Commissioners must the Provisional Order set forth in the schedule hereunto annexed under the provisions of the Private Legislation Procedure (Scotland) Act 1390 ex 4ct Vict. 5 and it is requisite that the said Order should be confirmed by c. 47.

Be it therefore enacted by the King's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament to assembled and by the authority of the same as follows:—

1. The Provisional Order contained in the schedule hereunto Confirmation annexed shall be and the same is hereby confirmed.

2. This Act may be cited as the Greenock Port and Harbours Short title.

This Act may be cited as the Greenock Port and Harbours Sheet title.
 Order Confirmation Act 1920.

FBill 2431

SCHEDULE.

Provisional Order to authorise the Trustees of the port and hardware of Greenook to acquire lauds to ownfer further powers on the Trustees and for other purposes.

WHEREAS the Trustees of the port and harbours of Greenook

(hereinafter called "the Trustees") are a statutory trust constituted and acting under the Acts relating to the said port and harbours:

And whereas the said port and harbours are administered to

by the Trustees:

And whereas the undertaking of the Trustees consists of

an extensive system of harbours and docks on the Clyde at Greenock situated between Inch Green Street on the east and Princes Pier on the west and includes the harbour of Catrdyke IS and the entrances thereto from the River Clyde and Main Street Greenock (in this Order referred to as "Cartsdyke Harbour"):

And whereas the Trustees own the property immediately adjoining Cartadyke Harbour on the east including amongst 20 others the shipbuilding yard occupied by the Greenock Dockyard Company Limited:

And whereas the Trustees and their predecessors have since year one thousand eight hundred and forty owned the rights of harbour at Cartsdyke Harbour subject to an annual reat 25 payment or feu-duty now payable to Mrs. Lilian Macknight Crawfurd of Cartsburn:

And whereas the said rest, payment or fou-duty has been duly paid by the Trustees or their professors since the said year one thousand eight hundred and forty but no feudal title 90 has been obtained to Cartelyde Harbour and the right of the Trustees is contained in a minute of agreement entered into between the decessed William Consylvaria English of Carisburn between the decessed William Consylvaria English of Carisburn day of Marsh our thousand eight hundred dated the elevation day of Marsh our thousand eight hundred forty by which Si the said rest symmetr of resolving in English Carisburn And whereas Cartsdyke Harbour owing to its situation and A.D. 1920. condition is capable of being used only to a very limited extent for harbour purposes:

And whereas it is expedient and would conduce to the 5 prosperity of the undertaking of the Trustees that the Trustees should be authorised to sequire Cartadyke Harbour and the properties aljoining the same on the south and to appropriate the site and solum of the lands so acquired for such harbour shipbuilding wavehousing mauntateuring trading commercial 10 industrial or street widening or other purposes as the Trustees think if it and should be authorised to close and full up Cartslytes

Harbour as hereafter in this Order provided:

And whereas the business of shipbuilding forms one of the

chief industries of Greenoek and the space available for the 15 extension of shipbuilding yards is limited and it is desirable that further accommodation should be provided for the development of shipbuilding and other trades at the port:

And whereas with the view of increasing facilities for the development of industrial enterprise by providing convenient 20 sites for works shiphubiling and repairing pasts or otherwise it is described that the Trustees should be authorised to use or sell lesse or otherwise administer or deal with the axid site of Cartedyla Harbour for such purposes or any other harbour purpose freed and discharged from all statutory and all other 25 restrictions affording the same or any part three or and trom all rights of harbour rights of way or other public or private rights:

And whereas it is expedient that the Trustees should be authorised to apply their funds for the purposes of this Order:

30 And whereas plans of the lands proposed to be acquired for the purposes of this Order and a book of reference to such plans containing the names of the owners or reputed owners lessees or reputed lessees and of the occupiers of such lands were duly deposited with the principal sheriff clerk for the 35 county of Renfrow and are hereinafter referred to as the deposited nlans and book of reference;

And whereas the purposes aforesaid cannot be effected without an Order of the Secretary for Scotland confirmed by [243] A 2

	Order Confirmation.
A.D. 1920.	Parliament under the provisions of the Private Legislation Procedure (Scotland) Act 1899:
	Now therefore in pursuance of the powers contained in the last-mentioned Act the Secretary for Scotland orders as follows:—
Short title.	 This Order may be cited as the Greenock Port and Harboure Order 1920.
Commence- ment of Order.	This Order shall commence and have effect on and after the date of the passing of the Act confirming the same which date is hereinafter referred to as "the commencement of this 10 Order."
Interpre- tation.	3. In this Order the several words and expressions to which meanings are assigned by the Acts incorporated herewith aball have the same respective meanings unless there be something in the subject or context repugnant to such construction. And II is this Order unless the subject or context otherwise requires the following expressions shall have the respective meanings in this section assignant to time (this is to say):—

in this Order unless the subject or context otherwise requires
the following expressions shall have the respective meanings in
this section assigned to them (that is to say)—
"The burgh" means the burgh of freemock;
"The Trusteen" means the Trustees of the port and 20
harbours of Gremock;
"The port and harbours" means the port and harbours of
Gremock;
"The sheriff" means the sheriff of Benfrew and Bute or
his substitute at Gremock.

"The port and harbours" means the port and harbours of "The sheriff" means the sheriff of Renfrew and Bute or his substitute at Greenock: "The Act of 1913" means the Greenock Port and Harbours Consolidation Act 1913 4. The Lands Clauses Acts are so far as they are applicable for the purposes of and are not expressly varied by this Order Clauses Acts. incorporated with and form part of this Order. 5. The Trustees may purchase take and acquire compulsorily Perchase of lemis or by agreement and may enter upon hold use and appropriate the lands houses and property respectively shown on the deposited plans and marked thereon "Area A" and described in the deposited book of reference. The said lande houses 35

and other property are wholly situate within the burgh and are as follows (that is to asy):—

Area A.—The hands houses and other property situate within the area marked "Area A." and delineated on the area marked "Area A." and delineated area

the deposited plans bounded as follows;—On the north A.D. 1200. by the lifver Clyde on the east by land belonging or reputed to belong to the Trustees and occupied by Messrs. Ross & Marrialla Limited on the south by the northern side of Main Stress on the west by properly belonging or reputed to belong to Richard Demistons of the Company I was a supplied by the Company I was a supplied by the Company I initial.

Order Confirmation.

G. If there be any omission mis-statement or wrong descrip- Correction tion of any lands or of the owners lessees or occupiers of any of errors in lands shown on the deposited plans or specified in the deposited plans and book of reference the Trustees after giving ten days' notice to book of 15 the owners lessees and occupiers of the land in onestion may apply to the sheriff for the correction thereof and if it appear to the sheriff that the omission mis-statement or wrong description arose from mistake he shall certify the same accordingly and he shall in such certificate state the particulars of the omission 20 and in what respect any such matter is mis-stated or wrongly described and such certificate shall be denosited with the principal sheriff clerk for the county of Renfrey and a duplicate thereof shall also be deposited with the town clerk of the burgh and such certificate and duplicate respectively shall be 25 kept by such principal sheriff clerk and town clerk respectively with the other documents to which the same relate and thereupon the deposited plans and book of reference shall be deemed to be corrected according to such certificate and it shall be

7. The powers of the Trustees for the compulsory purchase Period for I lands for the purposes of this Order shall cease after the compelsory expiration of three years from the commencement of this Order. insis.
8. In determining any question of disputed purchase money Provisions to compensation payable in respect of lands houses or properly as to compensation payable in respect of lands houses or properly as to compensation payable in respect of lands houses or properly as to compensation.

30 auch certificate.

S. In determining any question of disputed purchase money Previous
So or wompensation payable in respect of hands homes or property position.

In the contract of the contract

loxeful for the Trustees to take the lands in accordance with

ed image dialised by the University of Southampton Library Dialisation Unit

of which the claim is made was not reasonably necessary and was made erected or created with a view to obtaining or increasing compensation under this Order. 9. The Trustees may stop up and discontinue the user by a Power to stop up

the public of the passageway or access leading from Main passageway Street to the harbour known as Cartsdyke Harbour within the or access to Cartedyke burgh and thereupon all rights of way over the said passageway Harbour, or access shall be extinguished. 10,-(1) The Trustees may close and discontinue the use 10 Power to close Carteof and may at such time and in such manner as they may dyke Har-

think fit fill up the harbour known as Cartsdyke Harbour situate within the area shown on the deposited plans and marked other works. thereon "Area A" and lying within the burgh and the quay and works in connexion therewith and the Trustees shall be 15 relieved from all and any obligations to keep open maintain repair or renew the same. (2) All public private and other rights of harbour rights of

way and all restrictions and other rights in over or upon the said harbour quay and works shall be and the same are hereby 20 extinguished. (3) Notwithstanding any provisions to the contrary contained in any Act of Parliament or Order relating to the Trustees or the port and harbours the Trustees may use the said lands or any part or parts thereof together with the quay and works on 25

or about the same in such way and manner and for such nurposes as they think fit Provided that nothing in this section shall empower the Trustees to cause or permit a nuisance on any such lands. (4) The said Cartsdyke Harbour authorised to be closed 30 and filled up is shown by a green line on the plan signed in triplicate by Major Gilbert McMicking chairman of the Commissioners to whom this Order was referred one copy whereof shall within one month after the commencement of this Order he

deposited in the Scottish Office Whitehall London one in the 35 office of the Trustees and one in the office at Greenock of

(5) The Trustees may adapt the lands comprising the site of the said harbour quay and works or such part or parts of

the principal sheriff clerk of the county of Renfrew.

beer and

such lands as they think fit for the purpose of a shipbuilding A.D. 1920. yard or shipbuilding yards or of warehouses or generally for manufacturing trading commercial or industrial purposes.

7

11. The Trustees may take down and remove the whole or Power to 5 any part of the buildings situated on any part of the lands and buildings property acquired by them under the authority of this Order &c. and sell and dispose of the materials thereof.

12.-(1) Notwithstanding any provision to the contrary Agreements contained in the Lands Clauses Acts or any Act of Parliament for sale or 16 or Order relating to the Trustees or the port and harbours the hashs &c. Trustees may sell lease or otherwise dispose of for the purpose of a shipbuilding yard or shipbuilding yards or of warehouses or generally for manufacturing trading commercial or industrial purposes or for the purpose of widening Main Street Greenock all 15 or any of the lands houses or property or any interest therein vested in or which may under the powers of this Order be acquired by the Trustees and situate within the area shown

manner for such price or consideration at such reut or premium 20 or rent and premium for such period and upon such terms and conditions as the Trustees may think fit. (2) The Trustees may enter into and carry into effect agreements and arrangements with any purchaser or lessee of such lands houses or property or interests therein for the carrying 25 out by such purchaser or lessee or by the Trustees at the

on the deposited plans and marked thereon "Area A" in such

expense of such purchaser or lessee of all or any of the powers conferred upon the Trustees by this Order. (3) All moneys received by the Trustees by way of purchase money rent or premium in respect of the sale lease or other

an disposition of the said lands houses or property or interests therein shall be carried to the credit of the capital or revenues of the port and harbours as the case may be.

13. The Trustees may appropriate and apply for the purposes Trustees of this Order any moneys belonging to them at the commence- may apply 35 ment of this Order or which they are authorised to borrow or raise under the powers conferred by any previous Act or Order and not being in either case required at the time of such appropriation and application for the purposes for which the same were raised or authorised to be raised.

A.D. 1920.

A.D. 1920.

1.6. Whereas part of one of the main outfall severa of free purcetorsection of a control of the main outfall severa of crossock is situated in or passes through certain of the lands or properties or properties or part of the control of

Greenock Port and Harbours 10 & 11 Gro. 5 1

this section called "the corporation") may find it necessary to construct a flood-vater pipe for the more effective drainage of the burgh. And whereas it is expedient that provision should be made for the protection of the said sever and pipe and for preventing any interference with or interruption of the drainage 10 of the burgh through the said sever and pipe. Therefore the following provisions shall have effect (that is to any):—

Therefore the following provisions shall have effect (that is to say):—

(1) Nothing in this Order contained shall prevent the corporation from maintaining and using the said 15

corplexes in romaintaining and using the same posses through the lands or properties belonging to the Trustees or which the Trustees are by this Order authorized to which the Trustees are by this Order authorized to admits the properties of the Computation of the constructing laying and maintaining a new flood-vater pipe in such line through the said lands as the Trustees shall determine and of such sufficient dimensions as shall subject to the provisions hereinafter contained with respect to the settlement of differences by 38 artitudion be determined by the Trustees and the Trustees shall be bound to give the use of the ground necessary for such purposes without any payment therefore.

Trustees shall be bound to give the two or the ground necessary for such purposes without any payment therefor:

(2) The Trustees may provide another sewer in substitution 30 for either or both of the said existing outfall sewer and the said flood-water pipe and in that ormat such abstituted sewer shall be of dimensions equivalent to the sewer or pipe or to the sewer and pipe as the case may be for which it is substituted and shall be 3.

Trustees shall determine and shall, be constructed and ladd by the Trustees at their loss captures of the said in such manner as the Trustees and the corporation may mutually determine or failing agreement as 6.

with respect to the settlement of differences by arbitration be subject to the reasonable approval of

the corporation previously to the operations being commenced and if the corporation do not within

tventy-one days after the receipt of the said plans sections working dawings and specifications infilinate to the Trustees or their successors their approval of disapproval of the same the Trustees or their successors [243] B

85

may proceed to carry out the said operations in accordance with such plans sections working drawings and specifications:

(i) The corporation shall not be liable for any loss injury or damage caused to or austained by the Trustees or 5 their successors in Cartstyle Harbour and the said lands and properties or any part thereof by reason of any stopped or interruption of or fleeding from or in any way whatever arising from the said sown attentional control of the said sown attention to the said sown atte

Greenock Port and Harbours [10 & 11 Gao. 51]

Order Confirmation.

of the corporation or their servants and unless as aforesaid the Trustees shall indemnify the corporation and save them harmless from and against all loss injury and damage caused to or sustained by any 15 other person whomsoever by reason of any stoppage or interruption of or interference with the said sewer substituted sewer and pipe occasioned or materially contributed to by any operations of the Trustees or their successors within or on the said barbour lands 20 and properties If by reason of any of the said operations of the Trustees or their successors any damage shall be caused to the said sewer substituted sewer and pipe the Trustees or their successors shall make compensation therefor to the corporation 25 and such compensation unless otherwise agreed between the parties shall be ascertained by an arbiter to be appointed in manner provided in subsection (7) of this section . (7) If any dispute or difference shall arise under this 30 section the same shall be referred to the determination of an arbiter to be mutually agreed upon by the parties to the dispute or difference or failing agreement to be appointed by the sheriff and such

10

shall be paid.

Works below 15. Subject to the provisions of this Order any of the high-water works authorised by this Order to be constructed on over or 40 under tidal lands below high-water mark of ordinary spring tides

arbiter shall have power to determine the matter in 35 dispute or difference and by whom and in what manner the costs of and incident to the arbitration shall be constructed only in accordance with such plans and A.D. 1990. sections and subject to such restrictions and regulations as previous to such works being commenced have been approved fiscariously the Board of Trade in writing under the hand of one of the Trade. Secretaries or assistant secretaries of the Board of Trade.

16. Nothing in this Order shall affect prejudicially any Grove

Any alteration or extension of any such works shall be subject to the like approval.

If any sitch work he commenced or completed contrary to the provisions of this section the Beard of Trade may about 10 and remove the same and restore the site thereof to its former condition at the cost of the Trustees and the amount of such cost shall be a debt due from the Trustees to the Crown and shall be recoverable as a Crown debt or summandle as a Crown debt or summand.

15 existe right power privilege or exemption of the Coora and in view-particular nothing herein contained or shown on the deposited planas shall authorise the Trustees to take use or in any manner interfere with any portion of the above or bed of the sea or of any river channel creek bay or estuary or any land heritages 30 subjects or rights of wightower description belonging to His Majasty in right of His Crown and under the management of the Commissioners of Woods or of the Board of Trade respectively without the consent in writing of the Commissioners of Vivols or the Board of Trade as the cuse may be on behalf so on the Board of Trade as the cust may be on behalf so consent the said Cambridge and Death and the Purple respectively authorised to given in the properties of the Pool of Trade as the cust may be on behalf so consent the said Cambridge and Death and Early Respectively authorised to given.

17. The costs charges and expenses preliminary to and of Goost and indicated to the preparing for obtaining and confirming for the Straining and confirming control to the treatment of the port and hardware or out Trustees out of the port and hardware or out of the port and hardware or out and the port of the port and hardware or out paid out of he hardware the Act of 1913 and if paid out of he hardware the Act of 1913 and if paid out of he hardware the Act of 1913 and if paid out of he hardware the Act of 1913 and if paid out of he hardware the Act of 1913 and if paid the Act of the Act of 1913 and if the Act of the Act of 1913 and if the Act of 1913 and 1

BILLL

INTITULED

An Act to confirm a Provisional Order under the Private Legislation Procedure (Scotland) Act 1899 relating to the Port and Harbours of Greenock.

Brought from the Lords 23 November 1920.

Ordered, by The House of Commous, to be Printed, 23 November 1920.

LONDON: PUBLISHED BY HIS MAJESTY'S STATIONERY OFFICE.

To be purchased through any Brokesiler or directly from H.M. STATIONENY OFFICE at the following addresses: Imperial House. Klogsway London, W.C.2, and 28, Abingdon Street, London, S.W.1: 37, Peter Street, Manchestor; 1, St. Andrew's Crescent, Cardiff; 28, Forth Street, Bdinburgh: or from E. PONSONEY, LTD., 116, Gration Street, Dublin.

Printed by EYRE and SPOTTISWOODE, LTD.,

East Harding Street, E.C.4,

Printers to the King's most Excellent Majesty.

[Price 2d. Net.]

[Bill 243]